- Johnson v. City of New York, et al., 14CV07404(PKC)(RML): settled in 2015 for an undisclosed amount and the action was dismissed with prejudice and without admission of fault or liability;
- Smith v. City of New York, et. al., 14CV09069(ER); summary judgment granted in 2016 on defendants' behalf, case closed, appeal filed;
- Baxter v. City of New York, et al., 15CV01027(PRM)(LB): settled in 2016 for \$35,000 to plaintiff and the action was dismissed with prejudice and without admission of fault or liability;
- Burrow v. City of New York, et al., 16CV04216(ERK)RLM): dismissed in 2016 with prejudice for lack of prosecution and for the plaintiff's obstruction of discovery;

Additionally, Detective Gregory Howard indicated that about three to four years ago, following a CCRB investigation he received a command discipline for failing to properly document his memo book; he recalls the punishment was a warning and admonishment from his commander. Detective Howard also indicated that about four years following an Internal Affairs Investigation he received a command discipline for failing to properly document his memo book; he recalls the punishment was three vacation days.

The People reserve the right to move in limine to preclude reference to this information, or otherwise to object to its use or introduction into evidence during trial.

Should you wish to discuss this matter, please do not hesitate to call me at during office hours.

Sincerely,

cc: Clerk of the Court